Remarks:

This Amendment is intended to put the U.S. national phase filing of the above identified International patent application in good form for allowance as a U.S. Patent.

The Specification

Applicants have amended the specification to conform to usual U.S. practice. No new matter has been added.

The Claims

Applicants have amended the claims into a form more usual and acceptable under U.S. patent practice, for example, rewriting claims that may have an unacceptable multiple dependent claim wording. The additional claims 14 through 31 merely resolve such improper multiple dependences. The subject matter for the claim amendments can be found in the originally filed claims and in the specification as filed. Accordingly, no new subject matter has been added.

US Nat'l application under 35 USC 371 Corresponding to I/A No. PCT/IB03/02509 Preliminary Amendment (co-filed with National Application) dated December 22, 2004

CONCLUSION

It is submitted that all the claims now in the application are allowable. Applicants respectfully request reconsideration of the application and claims and its early allowance. If the Examiner believes that the prosecution of the application would be facilitated by a telephonic interview, Applicants invite the Examiner to contact the undersigned at the number given below.

Respectfully Submitted,

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Date: 16c 22, 2009

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